

II Tyler PD

1. Absolutely Ridiculous Reports

(a) 16-027647 [2016/112 1629]

- (1) 3 subjects reported the detendant and his friend for verbal aftercation
- (2) 3 subjects reported the detendant and his friend because they got oftended, in anyway shape or form not an emergency.

(b) 17-017153 [20170814 1719]

(1) The defendant was warned away from Super Cuts in Tyler TX by Phyllis Ford due to offensive topic of conversation.

(2) Defendant was warned away from Super Cuts for having a reputation as a gun owner and talking about controversial issues. No emergency has occured.

(C) 17-024316 [2017/125 1648]

(1) Tobin called Tyler PD due to feeling uneary and uncomfortable at the defendant.

2) Tobin asked the defendant a reason for notary.

The defendant mentioned lausuit. Tobin

called the police because he felt "unconfertable"

Tyler PD then encouraged to behavior.

(d) 17-025732 [20171214 [411]

(IlMonty Ethridge noticed the detendant and called the law entercement.

(2) Detendant was reported and warned away
from Panera Bread because of the detendant's
reputation, presence, and a private conso the detendant
had on the phone regarding President Trump
on previous day.

2. Maliciously Fraudulent Reports

(a) 16-024598 [20161012 1755]

(1) Homer responds to Target call of a wayward customer, speaks to Ashley Weeks, who accuses the detendant of making tempristic threats. No other person heard such threat.

6) Coistomers added LE on the defendant for making them feel uncomproble by telling people to vote Trump for 2016 election.

Ashley weeks then malkiously and fraudalently account the defendant that he made terroristic threats against all black people in the store.

(b) 16-026535 [2016/106/1225]

(1) Hill documents a report on detendant regarding terroritic threat against the police and for BLM.

(2) The defendant is against BLM and had always been respectful to LE. This is a complete opposite of defendant's views. (Notice the caller wanted to remain anonymous.

(C) 16-029147 [20161213 0030]

(1) 3 friends have an altercation. Chaver reports assault.

(2) The defendant has never assaulted Chavez, infact the detendant stopped Lack from going overboard. Also Chover assaulted Lack first.

(d)17-01754 [20170818] [1238]

Obefordant reported for having radical political views during to FIFTE when ride. FBI office at Tyler tells Tyler PD that the defendant visits their office monthly and reports that he is being followed, and that the defendant has mental problems. reall

mental problems.

Eric Pokotter what the detendant soid,

to be almost a threat level. The detendant has

mudit never been to Tyler FBI office, and only called

them once to report a pedophile. However, the

FBI blatantly and maliciously lied that about the

detendant to make him seem mentally ill.

(e) 18-004376 [20/80308 2002]

(1) Caller unsetted by remark made by You and called her man one the police.

2) Defendant never mentioned school shooting.

(f) 18-005396 [20180322 201]

(1) Jonathan Horchler accused defendant You of making terroristic threats with intent of school shooting of Brookshire,

2) The defendant never mentioned onything about school shooting nor recognized Horchier's presence. Horchier has been maliciously conspiring against the defendant. See UTIPP reports attached.

3. Actually damaging reports

(n) 16-028385 [2016]202 [418h]

(n) A Colby and his subordinates reported the defendant and 3 other friends, responding to a call from Deril Franklin and his family, tresposed onto the property with a deadly weapon with a malicious and criminal intent to seek revenue for what happened against Lack and Hernendez, thus committing aggravated assault (No mention of any actual physical altercation.)

(2) Matthew Lack stole and carried his pistol w/o his permission after repeatedly being told

not to. No agg assault was committed, just unlawful brandishing of firearm and finearm theft by Matthew Lack. No one was on the Private property, everyone was on the public road. Lack was the only one being fully aggressive, and the defendant exchanged couple verbal insults involving no threat of imminent physical harm nor property damage. No one was seeking physical retaliation. No actual violence has occurred. Long, Hernendez, and the detendant prevented Lack from committing any acts of violence. The detendant did not report the theft of the firearm at that time because he considered Lack to be his friend, Nearly half of Colby's report and the entirity of his charge on the detendant was based on subjective assumptions rather than objective proven facts. The indictment was faulty and non compliant with this report, Lucas Machicek, the prosecutor for this case, submitted evidence / testamony to the Grand Juny during the agg assault case that he knew or should have known now false. Machicek was appointed co-coursel to Frank Coan by Joseph Brown for anknown reasons for the detendant's current can in early September.

(b)18-001574 [20180126 1434]

(1) Defendant received a citation for "assault by contact" because Rominez reported that the defendant groped her buttocks inside of her pants. Raminez then proceeded to make 2 further reports to the Tyler PD when the defendant tried to file a complaint against her to the corporate and when he made a derogatory facebook status about her. The defendant is named against contacting the corporate (Also view 18-00) 18-001636 and 18-0012015)

(2) Raminez malkiowly falkly account the

defendant of sexually assaulting her because she was offended at the detendant's affluent family and political views When the detendant Cumberland Place atten the town, Rominez gave the defendant and his roommate her business card with some paperwork, and acted colmly The detendant was acting professionally. and politely and upon exit he told Raninez "Hail Trump Make America Great Again", which then Raminez started showing offended toxial expression. DT Forkey still gave the defendant a citation despite a complete lack of prof. Raminez then report the defendant was hunting her Leelings via facet

(C) 18-002159 [20180204] (1) Defendant amerted for CT. Bond set at \$25,000 by Judge Clark. (2) Defendant was unaware of his status Since he sighed no document of CTworing against Walmart. Defendant was not causing disturbance. Also, \$25,000 for a class b misdemeanor is against 8th amendment and common sense 4. Incompetent / Negligent reports (a) 16-028626 [2016 1205 15 12h] (1) The defendant reported burglary, believing it was retaliation from the "victim" of agg asoutt Case. Loss of \$1,136.62. (1) Lack informed the defendant before those 'victia' of agg assault knew the detendant's address. Tyler PD did not even bother to cheek security camera. (b)17-012168 [20170615 0251h] (1) The defendant called the police for assault and battery. D Russ reported that the defendant instigated the fight, and ruled it

mutual combat,

(2) The defendant NEVER consented to 2v.1

fight. The detendant expressed his views, then

Agaileras became belligerent and physically threatening They initially asked the defendant to fight. The defendant said ok, we can step outside! Then Aguileras changed their minds and told the defendant to leave. As the defendant was leaving, Aguileras assaulted the defendant from his rear. Rus, ruled it mutual combat for unknown but incompetent reasons and lied on the report.

(C) 17-020088 [20171004]

(1) Detendant reported damages that Lack caused him for insurance claim. Police railed it

civil matter.

(2) Matthew Lack indeed stole detendant's handgan resulting in the case 241-0072-17 and confiscation (as evidences) of the defendant's firearms. Also Lack used his truck sevent times who his permission. While the statue of limitation was still valid, the police still ruled it civil, despite of clear criminal conduct by Lack.

II UT Tyler.

1. UTTPD: Reports

(a) 2018-000051-1 [20180208]

(1) Student being disruptive, saying "Hail

Trump" and "Black History Month is a joke"

(2) Not an emergency. Reporting person called

LE and wasted time and resources.

(b) 2018-000056 [20180206 2300]

(1) An unnamed employee called the police and expressed concerns about hate speech of the defiendant.

(2) The employee called the IE & "Hate

(2) The employee called the LE kg "Hate Speech" which is not even close to being an emergency. Then police proceeded to encourage this waste of LE's resources.

(c) 2018-000065 [20180215 0902] [20180215 6 1205]

(1) Dylan Wyhne called LE to report the detendant of being disruptive. Then later someone else called LE for racial slar.

(2) The defendant never used racial sluss on compus. The defendant did not threaten anyone nor caused any ruckers.

- (d) 2018-0000 69 [20180216]
 - (1) Paula Contois called LE because she was concerned about a statement made by the defrendant.
 - (2) The defendant never said FBI has taken his right to bear curms. The defendant was referring to violation of 2A being thewon, which is punishable by execution. The police then proceeds to encourage these non emergency waste of resources by telling Contois to come in to talk to them.
- (e) 2018-000043 [20180201 1431h]
 - (1) Sawyer responded to person stating radial obscentiles.
- (f) 2018-000067 [20180216]

 (1) 1900, an employee at coffee shop colled cops on the defendant because she heard rumons about him and she felt uncomfortable when the defendant was just quietly texting.

 2000, Timothy Tran called cops on the defendant

for talking about combatives on the phone.

Emily Hobbs told the LE about You's prejudice and anti semitism.

(2) This time the detendant actually got reported for his presence and rumors who doing

anything disruptive. Then later the defendant was reported again for talking about combatives on the phone (The defendant did not say he can choke people with 2 fingers, that is impossible to his knowledge). Then again reported for having a peaceful conversation just because those views were offensive.

(g) 2018-000000 [2018 0/19 1709]

(1) Detendant reported as a suspicious person. Later Sauyer ran TLE Is on the detendant and found his previous arrest record.

(2) Defiendant reported for his opinions and political views and resulted to LE looking up his arrest records.

Ch) 2018-00039_2 [20180222]

(1) You was reported to be supply carrying agun in his backpack

(2) The defendant hover carried again on school campus and would never carry a gain in his back pack. The defendant is well trained on firearm satety. The defendant defendant never claimed that "Black lives don't matter".

(1)2018-000034_3 [2018022]

1) Jonathan Horchler reported the defendant for homicidal intent and terroristic threats. Jonathan Horchler had been maliciously conspiring against the defendant ever since he met the defendant for unknown rework. Horchler told numerous l'ies and made take reports against the defendant with malicious intent motheated by conknown heasons. (All lies are underlined with med) The detendant never threatened to kill anyone nor became aggressive or hostile at veterants center. Infact, Horchker was rade from the moment he met the defendant. The defendant requests the court to grant subpoena against Horchler, Horchler made very malicious attempts to portray the defendant to be planning a terrorutic activity.

(j) 2018 -000039_6 (1) Gregory Harry investigated You's background, stated Why there was no document offered that would have prevent Hank You from ever Possessing Flourns" and follow up with NJ authorities.
(2) This clearly shows 2 factors.

F) The FBI had no documen tation to prove

the detendant was/is among 18 U.S.C. §922(g) Category, and

(B) The FBI was looking for / conspiring to fabricate a reason or excuse to label the defendant a prohibited person.

(K)2018-000039_7

(1) Myers following up with Paul Fischer of RUPD about You's background.

(2) Fischer d'id not know the defendant's background clearly and spoke with contempt. Lied about the defendant's background in a Condescending manner.

(1) 2018 -000039_8 [20180321]

(1) D Myers examining recordings of You's snapchat

(2) Myers labels defendant's pump action shotgun cus an auto weapon, display of complete incompetency.

(m) 2018_000039_9.

(1) Jonathan Morchler reported You for making a tempristic threat at Brook shires against UT Typer. Seale tried to press charges on You. APA Coleman rejected the Charge based on lack of grounds then Seak tried to get a court order to commit defendant to a

mental institution.

(2) Seale tried to press Charges on the defendant based on a fraudulent heavisay. Clearly official misconduct. This proves severe molicious intent of the UTT LE against the detendant. Then Seale tried to get a court order to an lawfally confine the defendant to a psych based on heaving and travdulent accusation.

II Smith Co 1. Sheriff's office.

(a) 17-30425 [2017/129] (1) David Biggs was called by Rungers and transported You to ETMCER with

a peace officer warrent.

(2) Biggs mote an incoherent and fraudulent report with horrible grammar. Biggs talked less than 5 minutes with the detendant. He came in with a decision already made up about the defendant to transport him to mental facility with a POW. Biggs considered the detrendant mentally ill because of his perceived political views while Completely failing to comprehend the defendant's actual political views (Biggsaid President of a socialist party when the defendant is a capital fascist.) Severe official misconduct. Also perjored about the defendant admitting continement. The defrendant told him " I do not consent to confinement" Biggs replied "I do not need your consent".

IV TX DPS

1. TX Rangers

(a) 2017 I-TRB-50019320 [20171129]

(1) Kim Allen, an employee of identigo, accused the detendant of making a terroristic threat and attempted to committ mass murder, while another customer present did not hear such threats. Rangers sent to investigate and interrogated the defendant in their office. Seized defendant's firearms for safe keeping for 72 hours while defendant way in ER then returned all of his firearm, and ammunitions kim Allen failed to identify that other austomer.

(2) Defendant was discussing Trump presidency and anti-senitic history of President Washington's regime Allen froudulently and maliciously reported that detendant threatened to kill Jews and Blacks in Washington DC. The detendant was interrogated at Ranger TXPPS station, and his apartment searched Transported to ETMC ER for 48 hours but released since he was not a threat. Firearm, and ammunitions returned to the defendant since he was not a prohibited person. The video feetage will clearly show that this is a fraudulent accusation, if there is a security

Camera

V.ETMC ER and Andrew Center. (a) 2018 1129-2017/201/2017/213 (1) The defendant war brought into ETMC ER under. Peace Officer Warrant, interclemed by Camille Prinz from Andrew Center, paged all med exams, kt go with in 48 hours. Defendant was NOT put on meds. (2) Camille Prinz maliciously determined the defendant to be at acute risk. despite the only evidence she had was a lie from a highly incompetent deputy and a lowly corporate worker and maliciously labelled The defendant as schizophrenic atteras minute intereden even though the detendant showed no sign of aggression Despite pathetic effort of Biggs, the defendant was released. At Andrew Center, 14 days later, Angela Geter did not see the detendant to be In a crisis, since Andrew Center was a psychiatriclinic not a psychological therapy center it could not meet the defendant's request. However, she went along with. Prinz on I factors and said " Previously risk to others".